In The United States District Court Western District of Virginia Prognotie Division

Angel Cartagena Plaintiff

Declaration In Support of This 42 U.S.C. \$1983 Civil Action

Alley Lovell, T. Dowell
B. Honode, Haynes, Kilbourne,
H. Clarke, D. Rabinson, Eric Madsen,
Carl Manis, Defendant(s)
Individual and official capacities

Declaration Provided By: Angel Cartagena #1078842

I, Angel Cartagena, #1078842, herein after the "Declarant; is an offender incarcerated under the Virginia Department of Corrections and was detained Without a lawful judicial order for (18) months in a lisenced psychiatric unit titled, "(S) ecure Diversionary Treatment Program, (S.D.T.P.) I dedare under the penalty of perjury to the following. On or about the month of November ZZ, ZOII I was detained in the (S) ecure Diversionary Treatment Program by the VA. D.O.C. with Specific sespect to the authority and approval by Alley Lovell, Director of all (3) S.D.T.P. II.D.T.P. units and VA. D.O.C. Central Classification. Qualified Mental Health Professionals of VA. D.O.C. has reportedly diagnosed me with Scrious Mental Illnesser" (SMI) "Prior to and after being admitted into this unbuful detention in S.D.T.P., a lisence(d) psychiatric unit sy said officials (sut not limited to), I was not, 1- Provided a judicial Due Process heasing for involuntary commitment of ter not giving voluntary consent (for mental health treatment, services, and care) to be detained in a (S) ecure Issened psychiatricumit, 2- Provided the notice or right to appeal the detention,

witnesses against detention; and 4-allowed and denied the opportunity to not participate in mental health treatment, services and care.

I declare that detain (ing) me into a (5) ecure psychiatric unit was not apart of my "Setencing Order" by the Circuit Court that penalized me for my alleged Convicted Criminal convictions; hor has any other post-conviction order been issued by any General, Circuit, or Federal Court(s) for involuntary commitment for or recommendations for detention in a (5) ecure lisence(1) Psychiatric unitor facility.

Purthermore, I Seclase that if I failed to cooperate, participate or not complete S.D.T.P.'s mental health treatment, services, care assignment's e.g. I am disciplined via 1-Institutional Instructions Z- penalized and Suspended of good time carnings. 3-Held in restricted housing, segregation within the (S) ecure Diversion Treatment Program and Seprived of priveleges as offered and available to the regular general population housing assignments, and 4-forced into more restricted "Phases" (levels) within the S.D.T.P. unit all under duress, contestingnt and without affording of Due Process to participate or appeal such Secisions.

In conclusion, if I attempt to Setend against such unconstitutional injuries of this unlawful detention for litigates or simply file an offender growance, seeking redrass, remedy, or appeal to be removed from S.D. T.P. detention, I am retaliated against by correctional staff and officials who supervise and provide services to S.D.T.P. thru threats of satily harmor injury; disciplinary infractions and placement in the most restrictive Phoses' Levels of the S.D.T.P. unit. for (18) months, I was contined (21) hours a day in a cell.

Indeed, isolation is a form of Sodily restraint. VA. D.O.C. states
that the S.D.T. P. whits are a general population, but within the Virginia
D.O.C. Operating Procedures 830.5 states that it is a restrictive housing
land, "Segregation". Seriously mentally ill offenders per D.O.C. policies states
that anybody with (SMI)" cannot be housed in Restrictive, Housing
and nor more then (28) day. I was forced to comply with said recommended
treatment, or else I would of remain indefinite within the program (S) ecure

Diversionary Treatment Program On May 26, th 2021 I was then transfered to a Supermax facility Known as Wallens Ridge State Prison which was deemed Inappropriate and not suitable for those who suffer from serious mentalillness. for (18) months straight I endured some very harsh and inhumane conditions such as being confined withing cell (ZI) hours a day which was very hozardous to my health and safety. Do to the extreme restrictions that the (S) eare Diversionary Treatment Program imposes, I suffered grievous physical injuries, emotional distress and mental anguish. The S.D.T.P. units (3) in total, are the most restrictive housing units within the VA. D.O.C. Those who suffer from mental disabilities are suppose to be free from undue bodily restraints, indeed isolation is a form of bodily restraint. Therefore, this program is highly illegal and an constitutional. I declare that this declaration is both true and provided under penalty of perjury. I further ottest that I amable and willing to testify

to any hearings related to this declaration about the unlawful detention while I was under the case of River North Correctional Center, S.D.T.P.; In this 42 U.S.C. Gection 1983 Action and any judicial actions

pertaining to this case.

Respectfully Submitted On: Angel (1894) # 1078842 Petipner, Prose Marion Correctional Treatment Center 110 Wright St. Marion, VA, 24354